04/07/2023

Kyle James Craig

RE: FAM 2022-025-000027 FAM 2022-025-000023 Glengarry Invercargill

CRI 2023-025-000689 L CRN 2023-025-00 1965 CRN 2023-025-001966

AHM: Cindi Kero

To The Office of The Govenor General

My name is Kyle Craig, of Invercargill. Father, Dad, of Isla Craig & Kindred Craig. I write to You as a cifizen under duress, and also under my onus of No Suprises for if I don't get far with your Office, I intend to re-write my points in an open letter to the Reigning Soverign.

I present myself in The Family Court as a Father in Which whom Dad & Daughter

are being disadvantaged by a particular Crown Law.

Alongside this, Court appointed Agency Time out Carers Invercargill have failed to facilitate Court Ordered Supervised visitations with Structure and consistency to Not the reassurance to a Protective Father but to the extent of provocation, as , which even in The Applicants own domain, my concerns have been endorsed where in January of 2023 our Kindred was substituted in the Applicants care which in their own domain, came to attention of Police, yet manipulativly to no avail and I am the one whom remains supervised, in view of No neglect by me ever?

Furthermore, to date, for ANX breach Ever, I remain yet to see Any Evidence of a direct or implied cassault or threat to The Applicants Safety or property nor any harm or ill-will toward The Applicant or my children.

Why I write to You:

Frivilous and Vexatious proceedings have been brought upon me to the detriment of my home, employment, lifestyle, course & training, freedom as Well as my paternal, civil, Political, human and Bill of Rights by the weaponization of The Crown Court.

The New Zealand Poince pledge their counstalbry to The Reigning Soverign and I am becoming very sick of blatent and provable lies by The Invercargill Police being Submitted to The Crown Court when We need to establish that What The Judge is

Saying is true and correct. The QID of these officers is: DHG232, SMNU46 and alongside, I claim that in Current remanded matters, John Kean of Invercargill Police Ignored Instruction Policy namely chapter 6 of The Policing Manual to lay mis-aligned charges when weighed

against actual behaviour.

All of this carnage to my and my daughters life is being done in the name of The Crown in Which You'r office is this country's direct representative of and I put it

Corruption in this case is where Police, whom have remained unreprimended for Past instances of Lying in Court, have again fied in Court documents to mis lead a District Court Judge to make decisions to suit the gains, objectives and aims of Police and Comprainant by corruptly gaining favor or by lying in legal documents to Paint a picture to achieve a standard which allows another citizen via the wielding of Victims views' to wage a systematic Crown Sponsored assault on me by way of Sabotage, slavery and imprisonment.

My aim in the Family Court is to gain a fair and legally binding Parenting Order and Safety Plan via Shared Care of Isia and Kindred and Just Walk away from all of this for the sake of my freedom, future success and ability to just focus on my daughters and our Familial dynamic.

To wrongfully lose my daughters I feel no choice but to walk to wellingten with my proof

in hopes of inquest or reform.

With all due respect ma'am Today I ask The Office of The Govenor General, as direct representative of The Crown King Entity that you appoint independent judicial oversight to the above matters in the interest of fair justice for All I ask for clear justification and Reasoning as to WHY I recieved 12 months imprisonment for my First Temporary Protection Order Breach and for this justification to be alligned directly with my behaviour and I ask as to why an uplift should be imposed on my Current charges/allegations alongside the relavant case low or law that you rely on.

I ask The Crown for under Section II of The family Violence Act 2018 for the clear test Criterion and list of effect and definition of I psychological Abuse' in particular under Section II (4) and as to why this can be determined by someone whom is Not a psychologist. This ammendment in my view is far too easy to claim yet hard to prove, or defend.

The successful legal weaponization of my children and unnecessary projection order application used to next provoke my behavour or words to drive a certain response or reaction to wage a Crown Spensored assault on me forces me to ask in Haebus Corpus for your office to please, by my request, justify my current custodial eletention please when viewed against actual behaviour and my 10 days of peace between alleged action and arrest.

Without Section IX reverse onus.

Lock, I may have ruined my life as a teenager and have become section 12 etc but 1 Lock, I may have ruined my life as a teenager and have become section 12 etc but 1 on the 22nd of June 2023 When Police (QID: CAQE15) read me my Bill of Rights that on the 22nd of June 2023 When Police (QID: CAQE15) read my Haebus Corpus Application Police also infringed on Section 5 of the Bill of Rights and my Haebus Corpus Application to Your office is made under neglect of Sections 9, 13, 14, 22, 23 c and 27 (1)(2) of the Bill.

I ask for mercy in the above proceedings making and to say that your office cantiniervene in court matters, post or current is a provocative and lame cop out from an office at your level and all of this carnage is being done in the name of The Crown Entity/Office at your level and all of this carnage is being done in the name of the Crown Entity/Office at you represent so I plead with you please. My daughters and I are being king that you represent so I plead with you please. My daughters and I are being disadvantaged by a particular Crown Laward I wasni able to appeal an accepted Sentence Indication. I seek the above and write in Application.

Kindly, Kyle James Craig, of Invercargill Attn: Via The Govenor General

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RE: Sealed Letter to The King

To King Charles III

1. I, Kyle James Craig of Invercargill, New Zealand State:

a. The N2 Police pledge their Counstalbry to You, The Reigning Soverign. b. The NZ Crown courts are reprospatative of the Crown.

C. The Invercargill Prison via The Department of Corrections is Crown. d. The Office of the Governor General is our direct representative of You and has not responded to my Letter in distress dated 04-07-2023.

e. Each day in Prison is another day of undue risk/detriment to my life

2. I, Kyle Craig claim that The Invercargill Police and The Invercargill Crown courts are in your name corruptable via the 'Complainant/ victims views are of paramount consideration and can therefore be Used to wage a Crown sponsored, endorsed then supported assault by way of sabotage, slavery and imprisonment on Anyone that they subject to a Temporary Protection order Application, rightfully or not.

3. In New Zealand, children can be weaponized via frivilous & Vexatious proceedings.

4. I accompany this letter with the 'summary of facts' Which form the basis of My here declared Haebus Corpus Application to You, to Justify my imprisonment (as apposed to a community based Sentence) for matter of fact When 'punnishment weighed against the provoked action (witholding my Children 4 times in a row contrary to family court visitation Order) which in turn caused my short lived, written, non-violent Reaction which I ask in Haebus orpus Why I am in prison for please?

I ask for You, King Charles Windsor in this private letter via The Govenor General for Haebus Corpus Justification or Release,

I beg Royal Mercy

I seek response

Thanks in Anticipation sincerely, Kyle Craig

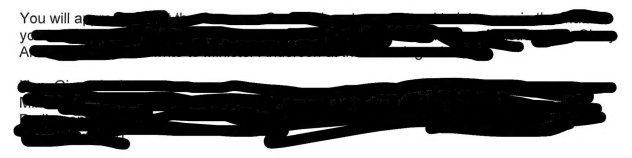


25 July 2023

Kyle James Craig P O Box 827 Invercargill

Tēnā koe Kyle

Thank you for taking the time to write to the Governor General.



Thank you again for writing and I wish you all the very best.

Nāku iti noa, nā

Fleur Gaston

Acting Official Secretary to the Governor General

In The Office of The Govenor General Of New Zealand

In the Matters: CIV 2024-425-000017 5C 13/2024 CA 168/2024

Under: The Senior Courts Act 2016 The Habeas Corpus Act 2001 The Family Court Rules 2002

Between Kyle James Croils Of Invercorgill Applicant

AND

The Crown Respondent

(Sealed) Application to The Governor General for Judicial Review to Regulate The Courts Business and Uphold The Judges/Courts Compliance with Court Rules

Kyle James Craig Go Po Box 827 Invercargill

Written Request to The Govenor General

- 1. Under the Provisions and Powers given to The Governor General under The Senior Courts Act 2016 and Court Rule registers on I Kyle James craig of Invercorgill request here in writing in the Public interest of the Only bill of rights safeguard of individual liberty for The Governer Generals review, oversight and intervention of Habeas Corpus Proceedings to regulate the Courts business and ensure compliance with Court Rules, Jurisdictions and Regulations.
- 2. I claim I have sufficient grounds and merit to Apply and be granted a writ of habeas corpus but I claim this is being jealously guarded and Competent merits are being ignoved within the Senior Courts of New Zealand.
- 3. I complain of the handling of Family Court mothers in the Invercasgill Family Court, which is wielding a mis placed Protection Order Application which is in non Compliance with The Family Court Rules 2002 and I complain of Christchurch High Court Register non compliance with my 15 April 2024 Intellim order Application and I Appeal The Court of Appeal Judgment Which didn't acknowledge my grounds and Issues with a warrant, in Application to bring Appeal of that to The Supreme Court.
- 4. The Govenor General has appointment to regulate The Crown Courts of New Zealands business and I here sely upon the contents and my

Submissions held in the files of my Habeas Corpus Application and 1 trust the Governor General can access these.

- 5. Under Section 9 of The Habeas Corpus Act 2001 an urgency is required and so too is detainment of which I am detained but only until the 25th of June 2024 so expeditus action is required.
- 6. The Court is breaking its own court Rules when faced with a cose of merit.
- 7. Governor General intervention to regulate this case is required and necessary
- 8. Take Notice, The truth is on my side and I here fulfil my odigation of No suprises to in public interest Plead my case in hinduight through an open letter to The Respondent Crown soverign King Charles III Whom even on his birthday this year is unable to see his own Grandchildren in the US due to the Jealous guarding and Weaponization of The Kings Grandchildren by (a woman scorned)
- 9. I require immediate response to this Application please

Signed, Verified and dated at Invercagill this 29th day of May 2024

By the here in said Kyle James Craig